

LIMITATION OF ACTION.

Suit to be brought within twelve years on administration and testamentary bonds—1729, ch. 24,	74
---	----

NOTICE.

To be given by administrator—1798, ch. 101, sub ch. 8, sec. 13,*	392
--	-----

ORPHANS COURT.

Every former provision in relation to them inconsistent with the act of 1798, ch. 101, repealed—1798, ch. 101, sec. 2,	370
Rules laid down in that law to be the law of the land—1798, ch. 101,	370
Orphans court, how commissioned—1798, ch. 101, sub ch. 15, sec. 1,	410
With what jurisdiction—1798, ch. 101, sub ch. 15, sec. 1,	410
Form of commission—1798, ch. 101, sub ch. 15, sec. 2,	411
Their tenure in office—1798, ch. 101, sub ch. 15, sec. 3,	411
Their times of meeting—1798, ch. 101, sub ch. 15, sec. 8,	411
Their jurisdiction—1798, ch. 101, sub ch. 15, sec. 9,	412
Their oath of office—1798, ch. 101, sub ch. 15, sec. 7,	411
Their mode of proceeding—1798, ch. 101, sub ch. 15, sec. 13,	413
The duty of the sheriff to obey their process—1798, ch. 101, sub ch. 15, sec. 14,	413
Attachment and sequestration—1798, ch. 101, sub ch. 15, sec. 15,	413
Are to direct plenary proceedings—1798, ch. 101, sub ch. 15, sec. 16,	414
May direct issues—1798, ch. 101, sub ch. 15, sec. 17,	414
Appeal from their decisions—1798, ch. 101, sub ch. 15, sec. 18,	415
The appeal regulated—1798, ch. 101, sub ch. 15, sec. 19,	415
Either to the court of appeals, or at the election of both parties to the county court—1818, ch. 204,	702
Appeal is not to stay any proceedings in the orphans court which can be with propriety carried on—1798, ch. 101, sub ch. 15, sec. 19,	415
Its jurisdiction restricted, by a denial of incidental powers—1798, ch. 101, sub ch. 15, sec. 20,	416
Court may call on executors or administrators to give new security, and upon refusal their letters may be revoked—1829, ch. 216, sec. 1,	992
May enforce their orders by attachment, sequestration and imprisonment—1817, ch. 178,	680
Proceeds of sale of lands, vested by the court's order in public stocks—1816, ch. 154, sec. 5,	645
Surplus to be invested in like manner—1816, ch. 154, sec. 6,	645
To be invested in the name of infants, and no transfers without the order of the court—1816, ch. 154, sec. 7,	645
Natural guardians to give bond—1816, ch. 203,	649
The executor or administrator of a deceased executor or administrator to settle his account—1816, ch. 203, sec. 3,	650
When a joint administrator or executor apprehends danger from his co-administrator or executor, he may complain to the orphans court—1816, ch. 203, sec. 4,	650

* See 1826, ch. 178.